Case Name:	Case Number: _	CV	(	(	TAM	[)
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CASE MANAGEMENT WORKSHEET							
Preparation for Initial Conference							
Rule 26(f) conference held?	Date:						
Deadline for Rule 26(a) initial disclosures and any HIPAA-compliant records authorizations:							
Procedures discussed for producing Electronically Stored Information (ESI)?	Yes 🗌	No 🗌	N/A				
Confidentiality Order to be submitted for Court approval?	Yes 🗌	No 🗌	N/A				
Anticipated number of depositions:	Plaintiff(s):  Defendant(s):						
First requests for production of documents and for interrogatories due by:							
Proposed Deadlines for Pre-Settlement Discovery (Phase I)							
Agreed upon completion date for Phase I Discovery: (Reciprocal agreed upon document production and other discovery necessary for a reasoned consideration of settlement. Presumptively 60 days after Initial Conference.)							
Date for initial settlement conference:  (Parties should propose a date approximately 10-15 days after the completion of Phase I Discovery, subject to the Court's availability.)							
Proposed Deadlines for Discovery and Motion Practice (Phase II)							
Motion to join new parties or amend the pleadings: (Presumptively 15 days post initial settlement conference)							
All fact discovery completed by: (Presumptively 3.5 months post first requests for documents/interrogatories)							
Joint status report certifying close of fact discovery:							
Anticipated number of expert reports:	Plaintiff(s)  Defendan						

Exchange of expert reports completed by: (Presumptively 30 days after fact discovery)		
COMPLETION OF ALL DISCOVERY BY: (Presumptively 9 months after Initial Conference)		
Final date to take first step in dispositive motion practice: (Parties are directed to consult the District Judge's Individual Rules regarding such motion practice. Presumptively 30 days post completion of all discovery.)		
Do the parties wish to be referred to EDNY's mediation program pursuant to Local Rule 83.8?	Yes 🗌	No 🗌
Do the parties consent to trial before a Magistrate Judge pursuant to 28 U.S.C. § 636(c)? (The fillable consent form may be found at <a href="https://www.uscourts.gov/forms/civil-forms/notice-consent-and-referencecivil-action-magistrate-judge">https://www.uscourts.gov/forms/civil-forms/notice-consent-and-referencecivil-action-magistrate-judge</a> . Consenting does not affect a party's right to a jury trial.)	Yes 🗌	No 🗌
SO ORDERED:	,	
TARYN A. MERKL United States Magistrate Judge	ATE	

<sup>\*</sup>Out of an abundance of caution, the parties wish to inform the Court that they are exchanging documents to evaluate whether or not it would be appropriate to refer this Action to arbitration.